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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/761,893 01/17/2001		Shih-Chieh Hung	11709-003001	6011	
26161	7590	03/26/2003			
FISH & RI		SON PC	EXAMINER		
225 FRANK BOSTON, N		0		LOEB, BRONWEN	
				ART UNIT	PAPER NUMBER
			,	1636 DATE MAILED: 03/26/2003	· R

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
Nation of Aboudoumout	09/761,893	HUNG ET AL.
Notice of Abandonment	Examiner	Art Unit
	Bronwen M. Loeb	1636
The MAILING DATE of this communication app	·	<u> </u>
This application is abandoned in view of:		
<ol> <li>Applicant's failure to timely file a proper reply to the Office         <ul> <li>(a)  A reply was received on (with a Certificate of N period for reply (including a total extension of time of</li> <li>(b)  A proposed reply was received on <u>13 August 2002</u>, but rejection.</li> </ul> </li> </ol>	failing or Transmission dated month(s)) which expired on _	·
(A proper reply under 37 CFR 1.113 to a final rejection application in condition for allowance; (2) a timely filed Continued Examination (RCE) in compliance with 37 (	Notice of Appeal (with appeal fee);	
(c) A reply was received on but it does not constitutional rejection. See 37 CFR 1.85(a) and 1.111. (See		mpt at a proper reply, to the non-
(d) ☐ No reply has been received.		
<ol> <li>Applicant's failure to timely pay the required issue fee and from the mailing date of the Notice of Allowance (PTOL-8 (a)               The issue fee and publication fee, if applicable, was), which is after the expiration of the statutory per Allowance (PTOL-85).</li> </ol>	5). received on (with a Certification	ate of Mailing or Transmission dated
(b) The submitted fee of \$ is insufficient. A balance	e of \$ is due.	
The issue fee required by 37 CFR 1.18 is \$		CFR 1.18(d), is \$
(c) The issue fee and publication fee, if applicable, has no		· · · · · · · · · · · · · · · · · · ·
<ol> <li>Applicant's failure to timely file corrected drawings as requ Allowability (PTO-37).</li> </ol>	uired by, and within the three-month p	period set in, the Notice of
<ul> <li>(a) ☐ Proposed corrected drawings were received on</li> <li>after the expiration of the period for reply.</li> </ul>	_ (with a Certificate of Mailing or Tran	smission dated), which is
(b) No corrected drawings have been received.		
<ol> <li>The letter of express abandonment which is signed by the the applicants.</li> </ol>	e attorney or agent of record, the ass	ignee of the entire interest, or all of
<ol> <li>The letter of express abandonment which is signed by an 1.34(a)) upon the filing of a continuing application.</li> </ol>	attorney or agent (acting in a repres	entative capacity under 37 CFR
<ol> <li>The decision by the Board of Patent Appeals and Interference of the decision has expired and there are no allowed clair</li> </ol>		e the period for seeking court review
7. 🔀 The reason(s) below:		
See Continuation Sheet		
Petitions to revive under 37 CFR 1.137(a) or (b), or requests to withdra	w the holding of abandonment under 37	CFR 1.181, should be promptly filed to

## Continuation Sheet (PTO-1432)





Item 7 - Other reasons for holding abandonment: Applicant's representative filed a communication on 13 August 2002 accompanied by the Office action originally mailed 28 July 2002 and stated that the Office action it received was "issued in error against the above-referenced serial number" which was listed as 09/781,693. This assertion is incorrect. The action mailed was for application serial number 09/761,893, as indicated on the PTO-90C. This application is being prosecuted by Fish & Richardson and the Office action (originally mailed 28 July 2002 and resent in response to a phone call from Applicant's representative on 2 August 2002) was sent to the address of record (225 Franklin St., Boston MA). The attorneys of record for serial number 09/761,893, corresponding to attorney docket number 12862-0002001/0674-5737US, are Eric Prahl and Rocky Tsao, both of Fish and Richardson, PC. The amendment (filed 1 April 2002) in response to the first action on the merits (mailed 23 November 2001) was signed by Rocky Tsao. Thus, Applicant's representative was incorrect in asserting the Office action was intended for application 09/781,693. While the letter filed 13 August 2002 was not matched with the file until 20 February 2003, the error in response by Applicant's representative, which is not a proper response to a Final rejection, remains. As the non-extendible six month deadline for response has expired, the case is abandoned.

Attached please find Information re: Copy of Papers Originally Filed.

REMY YUCEL, PH.D
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 1600

Application social no: 09/761,893

The following papers have not been made part of the permanent records of the United States Patent and Trademark Office (Office) for this application (37 CFR 1.52(a)) because of damage from the United States Postal Service irradiation process:

Mailroom Stamp Date	Certificate of Mailing Date			
13 August 2002	Letter dat e 6 August 2002 Paper #11			
	· · · · · · · · · · · · · · · · · · ·			

The above-identified papers, however, were not so damaged as to preclude the USPTO from making a legible copy of such papers. Therefore, the Office has made a copy of these papers, substituted them for the originals in the file, and stamped that copy:

## COPY OF PAPERS ORIGINALLY FILED

If applicant wants to review the accuracy of the Office's copy of such papers, applicant may either inspect the application (37 CFR 1.14(d)) or may request a copy of the Office's records of such papers (i.e., a copy of the copy made by the Office) from the Office of Public Records for the fee specified in 37 CFR 1.19(b)(4). Please do **not** call the Technology Center's Customer Service Center to inquiry about the completeness or accuracy of Office's copy of the above-identified papers, as the Technology Center's Customer Service Center will, **not** be able to provide this service.

If applicant does not consider the Office's copy of such papers to be accurate, applicant must provide a copy of the above-identified papers (except for any U.S. or foreign patent documents submitted with the above-identified papers) with a statement that such copy is a complete and accurate copy of the originally submitted documents. If applicant provides such a copy of the above-identified papers and statement within **THREE MONTHS** of the mail date of this Office action, the Office will add the original mailroom date and use the copy provided by applicant as the permanent Office record of the above-identified papers in place of the copy made by the Office. Otherwise, the Office's copy will be used as the permanent Office record of the above-identified papers (*i.e.*, the Office will use the copy of the above-identified papers made by the Office for examination and all other purposes). This three-month period is not extendable.

Part of Paper No. 12